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MINISTRY OF ATTORNEY **GENERAL**

PRIVATE BILLS

Excerpts From Standing Orders Relating to Private Bills

97. No petition for any Private Bill shall be received by the House after the first 10 days of each Session, nor may any Private Bill be presented to the House after the first three weeks of each Session, nor may any report of any Standing or Select Committee upon a Private Bill be received after the first four weeks of each Session, and no motion for the suspension or modification of this Standing Order shall be entertained by the House until the same has been reported on by the Committee on Standing Orders, or after reference made thereof at a previous sitting of the House to the Standing Committees charged with the consideration of Private Bills, who shall report thereon to the House. And if this rule shall be suspended or modified as aforesaid, the promoters of any Private Bill which is presented after the time hereinbefore limited, or for which the petition has been received after the time hereinbefore limited, shall in either case pay double the fees required in respect of such Bill by this rule, unless the House shall order to the contrary.

98. (1) Any person seeking to obtain any Private Bill shall deposit with the Clerk of the House, eight clear days before the opening of the Session.

(a) a printed copy of such Bill;

- (b) a copy of the petition to be presented to the House;
- (c) copies of the notices published, with publication proved by a statutory declaration of affidavit to the satisfaction of the Clerk of the House.
- (2) At the time of depositing the Bill and petition the applicant shall also pay to the Clerk of the House the sum of \$300.
- (3) If a copy of the Bill, petition, and notices proved as aforesaid shall not have been so deposited in the hands of the Clerk of the House at least eight clear days before the opening of the Session or if the petition has not been presented to the House within

the first 10 days of the Session, the amount to be paid to the Clerk shall be \$600. If the Bill shall not pass second reading, one-half of the fees shall be returned.

- 100. (1) All applications to the Legislative Assembly for Private Bills of any nature whatsoever shall require the publication of a notice clearly and distinctly specifying the nature and object of the application, and when the application refers to any proposed work, indicating sufficiently the location of the work, to be signed by or on behalf of the applicant.
- (2) Such notice shall be published in The British Columbia Gazette and once a week in one leading daily newspaper freely circulating in all parts of the Province. The notice in such newspaper to appear on Wednesday of each week.
- (3) When the proposed Bill is of such a nature that it may particularly affect one or more electoral districts, the notice shall furthermore be published once a week if possible in some newspaper in every electoral district affected, or if there be no newspaper published therein, then in a newspaper published in the electoral district nearest thereto
- (4) The publication of such notice shall in all cases be continued for a period of four weeks during the interval of time between the close of the next preceding Session and the consideration of the petition.
- 101. Every petition signed by an agent or attorney in fact shall be accompanied by the authority of such agent or attorney in fact, and the petition shall not be deemed to be filed with the Clerk until this is done.
- 102. Before any petition praying for leave to bring in a Private Bill for the erection of a toll bridge is received by the House, the person or persons intending to petition for such Bill shall, upon giving the notice prescribed by Standing Order 100, also at the same time and in the same manner give notice of the rates which they intend to ask. the extent of the privilege, the height of the arches, the interval between the abutments or piers for the passage of rafts or vessels, and mentioning also whether they intend to erect a drawbridge or not, and the dimensions of the same
- 103. (1) All Private Bills for Acts of incorporation shall be so framed as to incorpo-

rate by reference to the causes of the general Acts relating to the details to be provided for by such Bills: Special grounds shall be established for any proposed departure from this principle, or for the introduction of other provisions as to such details, and a note shall be appended to the Bill indicating the provisions thereof in which the general Act is proposed to be departed from. Bills which are not framed in accordance with this Standing Order shall be recast by the promoters and reprinted at their expense before any Committee passes upon the clauses.

- (2) Every Bill for an Act of incorporation, where a form of model Bill has been adopted, shall be drawn in accordance with the model Bill (copies of model Bills may be obtained from the Clerk of the House). Any provisions contained in any such Bill which are not in accord with the model Bill shall be inserted between brackets or underlined, and shall be so printed.
- (3) Any exceptional provisions that it may be proposed to insert in any Bill shall be clearly specified in the notice of application for same.
- 107. All Private Bills shall be prepared by the parties applying for the same, and printed in small-pica type, 26 ems by 50 ems, on good paper, in imperial octavo form, each page when folded measuring 10 3/4 inches by 71/2 inches. There shall be a marginal number every fifth line of each page; the numbering of the lines is not to run on through the Bill, but lines of each page are to be numbered separately. Three hundred copies of each Bill shall be deposited with the Clerk of the House immediately before the first reading. If amendments are made to any Bill during its progress before the Committee on Private Bills, or through the House, such Bill shall be reprinted by the promoters.

In the case of Bills to incorporate companies, in addition to the fee of \$300 mentioned in Rule 98, fees calculated on the capital of the company are payable at the same time. Further particulars can be had on application to the undersigned.

All cheques in payment of fees must be certified.

> IAN M. HORNE Clerk, Legislative Assembly

MINISTRY OF CONSUMER AND CORPORATE AFFAIRS

COOPERATIVE ASSOCIATION ACT CP-1407

I HEREBY CERTIFY that North West Taxinvestors Cooperative, has this day been incorporated as an association under the *Cooperative Association Act* and that the denomination of its shares is \$1 each.

The registered office of the Association will be situate at Vancouver, Province of British Columbia.

The objects for which the Association is formed are to join taxpayers together on a co-operative basis to obtain for the members income tax planning and tax shelter investment information and purchase opportunities on a quality basis that could not generally be afforded by individuals.

Given under my hand and seal of office at Victoria, B.C., this 30th day of September 1983.

M. A. JORRE DE ST. JORRE no10—8707 Registrar of Companies

INSURANCE ACT

NOTICE is hereby given that The American Insurance Company has ceased to carry on the business of insurance within the Province of British Columbia and its outstanding obligations in this Province have been assumed by Fireman's Fund Insurance Company.

Dated this 25th day of October 1983.

RUPERT L. BULLOCK no24—9074 Superintendent of Insurance

MINISTRY OF LANDS, PARKS AND HOUSING

LAND ACT

In Land Recording District of New Westminster, and Situated at Lund

TAKE NOTICE that Jacques Cosseite, Lund, B.C., fisherman, intends to apply for

a portion of the following described lands: Commencing at a post planted on the south-eastern corner; thence 200 metres in a northerly direction; thence 200 metres in a westerly direction; thence 200 metres in a southerly direction; thence to the point of commencement, and containing 0.4 hectare, more or less.

The purpose for which the disposition is required is oyster mariculture.

Comments concerning this application may be made to the office of the District Land Manager, 4240 Manor Street, Burnaby, B.C. V5G 1B2.

JACQUES COSSEITE no10—9090

LAND ACT

File 2401531

In Land Recording District of Nelson, and Situated Near Tulip Creek, Arrow Lakes

TAKE NOTICE that Godberson, Godberson, Scott, Sahlstrom and Smith, Robson, B.C., intend to apply for a lease of the following described lands: Commencing at a rock smeared with yellow paint approximately 1,300 feet on the downstream side of the road at Tulip Creek which goes down to the water; thence 200 feet downstream; thence 600 feet out into the lake; thence 200 feet upstream; thence 600 feet back to the point of commencement, and containing approximately 2.75 acres, more or less.

The purpose for which the disposition is required is for the moorage of boathouses.

Comments concerning this application may be made to the office of the Regional Director, 828A Baker Street, Cranbrook, VIC 1A2.

GODBERSON, GODBERSON, SCOTT, SAHLSTROM AND SMITH no10—9071

LAND ACT

In Land Recording District of Courtenay, and Situated in Cortes Bay

TAKE NOTICE that Margaret Mae and Bruce Ray Jacobson, Box 141, Mansons

Landing, B.C., executive, intend to apply for a lease of the following described lands: Unsurveyed foreshore fronting Lot 1, Plan 12035, District Lot 307, Cortes Island, and containing 198 square metres.

The purpose for which the disposition is required is private moorage.

Inquiries concerning this application should be addressed to Ministry of Lands, Parks and Housing, District Manager, Courtenay, B.C.

MARGARET M. JACOBSON BRUCE R. JACOBSON

File 1402652

no10-9076

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